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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
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11	ALAN JOHNSON and STACEY URNER, individually and as husband and	CASE NO. 14-5607 RJB
12	wife,	ORDER ON MOTION TO AMEND AND MOTION TO DISMISS
13	Plaintiffs,	DEFENDANT SELECT PORTFOLIO SERVICING, INC.
14	v.	
15	JP MORGAN CHASE BANK N.A., a foreign corporation, QUALITY LOAN	
16	SERVICE CORPORATION OF WASHINGTON, as successor trustee	
17	thereof; SELECT PORTFOLIO SERVICING INC., a foreign corporation,	
18	and all persons claiming any interest in the property described in the Deed of Trust or	
19	in the Obligation secured thereby, DOES 1-50, inclusive,	
20	Defendants.	
21	This matter comes before the Court on Plai	intiffs' Third Motion for Leave to Amend
22	Complaint (Dkt. 61) and Defendant Select Portfoli	
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1	(Dkt. 56). The Court has considered the pleadings filed in support of and in opposition to the	
2	motions and the file herein.	
3	This cases arises from a mortgage Plaintiffs took out on real property located in Gig	
4	Harbor, Washington and their various attempts at getting a loan modification. Dkts. 1.	
5	Defendant SPS now moves for dismissal of the claims against it pursuant to Fed. R. Civ. P.	
6	12(b)(6). Dkt. 56. Plaintiffs move to amend their complaint. Dkt. 61.	
7	For the reasons set forth below, the motion to amend (Dkt. 61) should be granted and the	
8	motion to dismiss (Dkt. 56) should be denied.	
9	I. <u>FACTS</u>	
10	A. PROCEDURAL HISTORY	
11	This case was originally filed on July 28, 2014. Dkt. 1. On August 20, 2014, Quality	
12	Loan Services Corp. of Washington ("Quality") moved to dismiss the Complaint for failure to	
13	state a claim. Dkt. 14. Plaintiffs responded, and moved to amend their Complaint. Dkts. 15 and	
14	18. Plaintiffs' motion to amend was granted (Dkt. 23) and Plaintiffs filed an Amended	
15	Complaint (Dkt. 26). Quality's Second Motion to Dismiss was granted on October 30, 2014, and	
16	Plaintiffs were given another opportunity to file a motion to amend the Amended Complaint, if	
17	they wished. Dkt. 33. Plaintiffs responded, the motion to amend was denied as to Quality, but	
18	granted as to the other Defendants. Dkt. 45, at 9. Plaintiff filed their Second Amended	
19	Complaint on March 6, 2015. Dkt. 54.	
20	B. FACTS ABOUT SPS ALLEGED IN SECOND AMENDED COMPLAINT AND THE MOTION TO DISMISS SPS	
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22	In regard to SPS, the Second Amended Complaint alleged that:	
23	SPS is a foreign corporation doing business in Pierce County, Washington, with continuous, systematic contacts in and with the State of Washington, and specifically here, as the Beneficiary's authorized agent servicing the mortgage	
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1	loan secured by the property at issue in this action. SPS appears on plaintiff Johnson's credit report as having reported the default and foreclosure.		
2	Dkt. 54, at 2. No further allegations against SPS were made in the Second Amended Complaint.		
3	Defendant SPS moved to dismiss the claims against it pursuant to Fed. R. Civ. P. 12		
4	(b)(6), arguing that Plaintiffs have not pled sufficient facts to state a claim against them. Dkt. 56.		
5	Plaintiffs did not directly dispute that the Second Amended Complaint failed to state a claim for		
6	relief against Defendant SPS. Dkt. 57. Instead, Plaintiffs moved the Court for leave to amend		
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8	modification on their loan, but since then, SPS has violated TILA, RESPA, and other statutes.		
9	<i>Id.</i> Plaintiffs did not include a proposed Third Amended Complaint for the Court to review.		
10	Accordingly, the Court renoted the motion to dismiss, and ordered the Plaintiffs to file a copy		
11	of their proposed Third Amended Complaint. Dkt. 60. Plaintiffs filed the instant Third Motion		
12	for Leave to Amend Complaint (Dkt. 61), and included their proposed Third Amended		
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16	C. FACTS ALLEGED ABOUT SPS ALLEGED IN THE PROPOSED THIRD AMENDED COMPLAINT		
17	The proposed Third Amended Complaint alleges that:		
18	SPS is a foreign corporation doing business in Pierce County, Washington, with		
19	continuous, systematic contacts in and with the State of Washington, and specifically here, as the Beneficiary's authorized agent servicing the mortgage		
20	loan secured by the property at issue in this action. SPS appears on plaintiff Johnson's credit report as having reported the default and foreclosure.		
21	Dia C1 1 Italiana da CDC mara a mai a mari da da IDM anno Chan Dania N. A. and da Guad		
22	Dkt. 61-1. It alleges that SPS was a service provider to JPMorgan Chase Bank N.A. as defined		
23	by § 1002(26) of the Dodd-Frank Act. <i>Id.</i> The proposed Third Amended Complaint asserts that		
24	SPS began servicing the file on August 1, 2013. <i>Id.</i> It alleges that "[i]nstead of addressing the		

'bait and switch' issues with the modification . . . SPS continued to negatively report plaintiffs' credit to credit bureaus." Id. It maintains that on January 7, 2015, Plaintiffs signed a mortgage loan modification agreement with SPS, and have been making timely payments since. *Id.* Plaintiffs assert that SPS received Plaintiff's first payment under the modification on February 5, 2015, but failed to post the payment until February 24, 2015. Id. It then failed to "remove its negative reporting in connection with plaintiffs in the three months since plaintiffs signed the modification agreement." Id. The proposed Third Amended Complaint alleges that SPS statements do not match when the payments are received, and that SPS is not correctly applying payments in accord with the Deed of Trust. *Id.* The proposed Third Amended Complaint argues that in delaying crediting Plaintiffs' timely payments "and falsely maintain a delinquency as 'Past Due 180 Days' even after modification of the loan, SPS predestines the modification's deferred balance forgiveness clause to fail rendering the stated principal forgiveness impossible to achieve." Id. Plaintiffs make claims against Defendants Chase and SPS for: 1) the breach of the implied duty of good faith and fair dealing, 2) negligence and wrongful foreclosure, 3) violation of the Washington Consumer Protection Act violations RCW 19.86, et. seq., 4) violation of the Washington Collection Agency Act, RCW 19.16.250, et. seq., 5) violation of the Washington Consumer Loan Act, RCW 31.04, et. seq., 6) violation of the Washington Lending and Homeownership Act, RCW 19.144.080, 7) violation of the Real Estate Settlement Procedures Act, 12 U.S.C. § 2601, et seq., 8) violation of the Truth-in-Lending Act, 12 U.S.C. § 1635, et seq., and 9) violation of the Equal Credit Opportunity Act, 15 U.S.C. § 1691, et seq. Dkt. 61-1. Plaintiffs seek damages, costs, attorneys' fees and other statutory relief. Dkt. 61-1. Trial is set to begin on September 28, 2015. Dkt. 53.

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1 II. **DISCUSSION** 2 A. PLAINTIFFS' MOTION TO AMEND 3 Fed. R. Civ. P. 15(a)(2), provides that, "a party may amend its pleading only with the opposing party's written consent or the court's leave. The court should freely give leave when 5 justice so requires." A motion to amend under Rule 15(a)(2), "generally shall be denied only 6 upon showing of bad faith, undue delay, futility, or undue prejudice to the opposing party." 7 Chudacoff v. University Medical Center of Southern Nevada, 649 F.3d 1143, (9th Cir. 2011). 8 Rule 15(a) is designed "to facilitate decision on the merits, rather than on the pleadings or technicalities." Id. Plaintiff's Third Motion for Leave to Amend Complaint (Dkt. 61) should be granted. 10 11 There is no showing of bad faith, undue delay, or futility. Defendant Chase argues that 12 Plaintiff's motion should be denied as to paragraph 91 of the proposed Third Amended 13 Complaint because it would be unduly prejudiced. Dkt. 64. That paragraph provides: 14 The [Washington Consumer Loan Act] applies to Defendant Chase and SPS's conduct with respect to Plaintiffs' residential mortgage loan because Defendant 15 Chase is responsible for supervising SPS who was and is the loan servicer and/or serviced the loan. 16 Dkt. 61-1. Chase argues that this proposed amendment appears to allege that Chase "could be 17 held vicariously liable for the alleged conduct of SPS, which has not been previously plead or 18 argued." Dkt. 64, at 4. It argues that the discovery cut off was June 1, 2015, and it is now 19 precluded from investigating Plaintiff's new theory of liability. Chase has not shown that it 20 would be so prejudiced that Plaintiff's motion should be denied. Plaintiffs should be ordered to 21 file their Third Amended Complaint on or before June 19, 2015. 22 **B. STANDARD FOR MOTION TO DISMISS** 23

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Fed. R. Civ. P. 12(b) motions to dismiss may be based on either the lack of a cognizable legal				
theory or the absence of sufficient facts alleged under a cognizable legal theory. Balistreri v.				
Pacifica Police Department, 901 F.2d 696, 699 (9 th Cir. 1990). Material allegations are taken as				
admitted and the complaint is construed in the plaintiff's favor. Keniston v. Roberts, 717 F.2d				
1295 (9 th Cir. 1983). "While a complaint attacked by a Rule 12(b)(6) motion to dismiss does not				
need detailed factual allegations, a plaintiff's obligation to provide the grounds of his entitlement				
to relief requires more than labels and conclusions, and a formulaic recitation of the elements of				
a cause of action will not do." Bell Atlantic Corp. v. Twombly, 127 S. Ct. 1955, 1964-65				
(2007)(internal citations omitted). "Factual allegations must be enough to raise a right to relief				
above the speculative level, on the assumption that all the allegations in the complaint are true				
(even if doubtful in fact)." <i>Id.</i> at 1965. Plaintiffs must allege "enough facts to state a claim to				
relief that is plausible on its face." <i>Id.</i> at 1974.				
C. DEFENDANT SPS'S MOTION TO DISMISS				
Defendant SPS concedes that if the Court grants the Plaintiffs' Third Motion for Leave to				
Amend Complaint, then its Motion to Dismiss Second Amended Complaint (Dkt. 56) is moot.				
Dkt. 63. It notifies the Court that intends to promptly file a motion for summary judgment on all				
claims asserted against it. <i>Id</i> .				
III. <u>ORDER</u>				
Therefore, it is hereby ORDERED that:				
Plaintiffs' Third Motion for Leave to Amend Complaint (Dkt. 61) IS				
GRANTED;				
 Plaintiffs shall file their Third Amended Complaint on or before June 19, 2015; 				
and				

1	• Defendant Select Portfolio Servicing, Inc.'s ("SPS") Motion to Dismiss (Dkt. 56)	
2	IS DENIED AS MOOT.	
3	The Clerk is directed to send uncertified copies of this Order to all counsel of record and	
4	to any party appearing pro se at said party's last known address.	
5	Dated this 2 nd day of June, 2015.	
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7	Maken 9 Dayan	
8	ROBERT J. BRYAN United States District Judge	
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